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CLERK OF THE COURT

COMMISSIONER ALYSSON H. ABE

L. Hart Deputy

IV-D ATLAS NO. 000199236701 STATE OF ARIZONA, EX REL, DES ANNA COADY

ANNA COADY 3406 S OAK ST TEMPE AZ 85282 ADAM RIETH

AND

PATRICK MCKEE PATRICK MCKEE

3645 YATES CREEK RD

PERRY FL 32348

AG-CHILD SUPPORT-EAST VALLEY

OFFICE

JUDGE NORRIS

IV-D MODIFICATION HEARING SET

Pursuant to Judge Norris's minute entry of February 6, 2012 "referring this case to the IV-D Commissioner to conduct a status conference regarding child support issues in this case," pursuant to Respondent/Father's pro per *Petition to Modify Child Custody, Parenting Time and Child Support* filed on October 31, 2011,

IT IS ORDERED setting this matter for Hearing Re: Modification of Child Support on May 22, 2012 at 1:30 p.m. (15 minutes allotted) before Comm. Alysson Abe. Father may appear telephonically by initiating a telephone call to this division at (602) 506-1190 (Arizona time) at the aforesaid time and date.

(**NOTE:** All parties appearing telephonically must be joined in a single conference call and be prepared to hold until transferred into the courtroom. The call should be placed from a

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telephone in an area with no background noise to ensure the party can hear the proceedings in the courtroom. The call may not be placed from a vehicle.)

The parties are hereby advised that since the State is a party to this action, the State must be endorsed on all matters pertaining to child support and must also be served with any petitions that involve child support.

The parties are to meet with the Assistant Attorney General for a pre-hearing conference at the following location:

Maricopa County Superior Court Southeast Court Facility Outside of Courtroom 305 222 East Javelina Mesa, AZ 85210-6201

The parties will be directed to the appropriate courtroom at that time.

PLEASE BE ADVISED that due to the high volume of IV-D matters, all IV-D cases are set for a 30-minute Conference (with the Assistant Attorney General), followed by a 15-minute hearing (with the commissioner). If the parties anticipate that the disputed issues can not be resolved within the time allotted for hearing (15 minutes), a Request for Additional Time can be submitted to the Court. If the Court grants the Request for Additional time, an evidentiary hearing will be set for a future date. Given the volume of cases on the Court's calendar and depending upon length of time requested, the evidentiary hearing date will typically be set two months out from the date of the Court's ruling concerning the request for additional time.

DIRECTIONS:

Request for Additional Time/Evidentiary Hearing, must be submitted in writing. The Request should clearly list the issues to be raised and briefly summarize the nature of each dispute. The Request must be made within ten (10) days upon the filing date of this minute entry.

(Note: If the requesting party would like an expedited ruling, please include the non-requesting party's position in the Request. Otherwise, the non-requesting party has ten (10) days to respond.)

Unless a request for Additional Time is made or granted, the time allotted for the hearing is 15 minutes.

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Each party is hereby advised that in the event he/she fails to appear, the Court will proceed in his/her absence and make a decision based on the testimony and information presented, which may include entering a default judgment and/or issuing a Child Support Arrest Warrant.

IT IS ORDERED THAT THE PARTIES SHALL EXCHANGE THE FOLLOWING INFORMATION WITH EACH OTHER AND DELIVER A COPY TO THE OFFICE OF THE ATTORNEY GENERAL AT 2290 W. GUADALUPE, BUILDING 3, GILBERT, AZ 85233, NO LATER THAN THREE (3) JUDICIAL DAYS PRIOR TO THE HEARING:

- 1. A current financial affidavit completed by each party prior to the hearing.
- 2. Copies of your Federal and State income tax returns (personal, partnership, and corporate), as well as schedules, attachments, W-2s and 1099s, for the past three years.
- 3. Copies of your pay stubs or statement of earnings for the last six (6) months and the name and address of the payroll office of your current employer.
- 4. The most recent statements or other records reflecting the amount of payments of any benefits, such as social security, SSI, AFDC or TANF, unemployment compensation, worker's compensation, retirement benefits and the like, as well as **all other sources of income**, e.g., trust and dividend payments, spousal maintenance, etc.
- 5. If either party claims that he/she is disabled and is unable to be gainfully employed, that party shall bring documentation from medical providers verifying the claim.
- 6. Proof of childcare expenses paid. These may be in the form of receipts, canceled checks, money orders, etc.
- 7. Proof of compliance with order to provide medical insurance.
- 8. Payment records or check stubs reflecting your payment of court-ordered support for children other than the children for whom support is sought in this proceeding, for the past twelve (12) months.

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- 9. Proof of direct payments for support made to the custodial parent for which you are requesting credit.
- 10. Evidence of parentage as to children not the subject of this action.
- 11. Evidence of payments for support of the child(ren) of this relationship made to authorities in any other state where the custodial parent resided.

The above financial information is required to calculate the child support amount accurately. If you fail to bring this documentation to the conference and hearing, the child support ordered may not be accurate and may be to your disadvantage.

WARNING: FAILURE TO PROVIDE THE INFORMATION AS SET FORTH BELOW TO THE ATTORNEY GENERAL'S OFFICE AND THE OTHER PARENT NO LATER THAN THREE (3) JUDICIAL DAYS PRIOR TO THE HEARING MAY PRECLUDE YOU FROM PRESENTING THIS EVIDENCE AT COURT.

THE CONFERENCE AND HEARING WILL NOT BE POSTPONED IF THE ABOVE ITEMS ARE NOT PROVIDED.

NOTICES REGARDING THE CONFERENCE AND HEARING PRE-CONFERENCE SETTLEMENT MEETING.

IT IS ORDERED that, unless an Order of Protection is in effect, the parties and counsel, if any, shall meet in person prior to the conference, and use their best efforts to narrow the issues in this case. In the event the parties and counsel, if any, have not met prior to the conference, they shall arrive one hour prior to the conference to discuss issues in this case.

SETTLEMENT. If a settlement is reached, the parties must give prompt notice to the court as required by Rule 5.1 (c), Arizona Rules of Civil Procedure. The parties must submit a stipulation to the Judge before the above hearing date.

RESET. The conference and hearing will not be reset unless there is good cause. YOU MUST GIVE A COPY of your request to reset the hearing to the Judicial Officer assigned to your case and to the other parties in this matter. Your request must also tell the judicial officer, THE DATE YOU DELIVERED A COPY of the request to reset, THE ADDRESS TO WHICH THE COPY WAS SENT, AND WHETHER THE DELIVERY WAS BY MAIL OR BY HAND.

FAILURE TO APPEAR. If the person asking for the change(s) fails to come to court AT THE TIME REQUIRED, the petition may be dismissed. If the person opposing the change(s)

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fails to come to court AT THE TIME REQUIRED, the Judge may grant ALL RELIEF REQUESTED IN THE PETITION AND MAY issue an ARREST WARRANT.

Do not bring children to court. Children will not be allowed in the conference or in the hearing and you may not leave them unattended.

If you require the services of an interpreter of a spoken language, or for the deaf, or if you need accommodations pursuant to American's with Disabilities Act, please call (602) 506-3762 immediately and arrangements will be made to provide those services.

TELEPHONIC APPEARANCES

Please be advised if you reside within the state of Arizona, this Court requires your personal appearance in the courtroom.

Telephonic appearances may only be considered if you demonstrate that you i) live out of state and ii) that travel expenses to Arizona would create a serious economic hardship.

Please be further advised that the technology in the courtroom has its limitations. The Court will join the caller telephonically to the courtroom hearing. Should the caller be unable to hear the proceedings and unable to participate in a meaningful way, the Court's only option is to reset the matter and the caller shall appear for the future hearing in person.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.